+B)--RIGHT-TO-ADMINISTRATIVE-HEARING-

A-PERSON-WHO-IS-AGGRIEVED-BY--AN--ORDER--ISSUED--UNDER--THIS SUBTITLE--MAY--OBTAIN--A--HEARING-PROM-THE-DEPARTMENT-BY-MAKING-A WRITTEN-REQUEST-WITHIN-10-DAYS-AFTER-SERVICE-OF-THE-ORDER-

+e+--Right-TO-JUDiciab-REView-

A-PERSON-WHO-IS-DISSATISFIED-WITH-A-FINAL-ORDER-ISSUED-OR--A
REGULATION--ADOPTED-UNDER-THIS-SUBTITLE-MAY-PETITION-OR-APPEAL-TO
THE-CIRCHIT-COURT:

(1)--IF-THE-PERSON-HAS--A--RIGHT--TO--JUDICIAL--REVIEW UNDER-THE-ADMINISTRATIVE-PROCEDURE-ACT;-AND

(2)--IN--ACCORDANCE--WITH-THE-ADMINISTRATIVE-PROCEDURE

REVISOR'S NOTE: This section is transferred from former HE § 9-224 without revision. The Department contends that this section is superseded by the Administrative Procedure Act, because of the inconsistencies between its administrative practice and the provisions of this section. Nonetheless, there are substantive differences between the rights and procedures under this section and the Administrative Procedure Act. Therefore, this section is transferred, in unrevised form, so that the General Assembly may consider whether it intended to abrogate this section by enacting the Administrative Procedure Act.

9-264. RESERVED.

A-PARTY-WHO-IS-AGGRIEVED-BY-THE-FINAL-JUBGMENT-OF-A--CIRCUIT COURT--UNDER--5-9-263-OF-THIS-SUBTITLE-MAY-APPEAL-TO-THE-COURT-OF SPECIAL-APPEALS-IN-THE-MANNER-THAT-LAW--PROVIDES--POR--APPEAL--IN CIVIL-CASES:

9-265. RESERVED.

9-266. RESERVED.

PART V. PENALTIES

9-267. PENALTY FOR VIOLATING § 9-227(B) OF THIS SUBTITLE.

(A) IN GENERAL.

A HOSPITAL, CLINIC, OR LABORATORY THAT VIOLATES § 9-227(0) 9-227(B) OF THIS SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$500 FOR EACH OFFENSE.